

Texas Department of Insurance, Division of Workers' Compensation 7551 Metro Center Drive, Suite 100 • Austin, Texas 78744-1609

MEDICAL DISPUTE RESOLUTION FINDINGS AND DECISION

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PART I: GENERAL INFO					
Type of Requestor: (x) He	alth Care Provide	r () Injured Employee	() Insurance Carrier		
Requestor's Name and Address: Downtown Performance R	Rehabilitation		MDR Tracking No.:	M4-05-B453-01	
3033 Fannin			Claim No.:		
Houston, TX 77004			Injured Employee's Name:		
Respondent's Name and Address:			Date of Injury:		
Travelers Indemnity Co. Rep Box # 05			Employer's Name:	Assa Abloy Inc.	
			Insurance Carrier's No.:	478CBAKZ1120	
PART II: REQUESTOR'S PRINCIPLE DOCUMENTATIO				470CDAR21120	
Requestor states that the c	carrier did not re	espond to their request fo	r reconsideration.		
Principle Documentation:					
1. Requestor's position statement					
2. TWCC-60					
 EOB's HCFA's 					
PART III: RESPONDENT			D POSITION SUMMARY	Ĭ	_
The respondent states the claim lacks information.					
Principle Documentation:	1. TWCC-60	Response			
PART IV: SUMMARY OF	DISPUTE AND	FINDINGS			
Date(s) of Service	Denial Code	CPT Code(s) or Description		Part V Reference	Additional Amount Due (if any)
01/24/05	Ν	99455	-WP V3	1	\$50.00
TOTAL DUE					\$50.00
PART V: MEDICAL DISP	UTE RESOLUT	TION REVIEW SUMMA	RY, METHODOLOGY, A	ND/OR EXPLANA	TION
Section 413.011(a-d) titled (Guidelines and Medical Policies), and Commission Rule 134.202 titled Medical Fee Guideline effective					
August 1, 2003 set out rein	,				
1. CPT Code 99455-WP V3 for date of service denied with "N" (not appropriately documented). Requestor submitted a copy of the					
TWCC-60-Report Of Medical Evaluation dated $01/24/05$. Per Rule $134.202(e)(6)(C)(i)$ and $(D)(II)(a)$ the submitted report supports the services were rendered as billed. Therefore reimbursement in the amount of \$50.00 is recommended.					
scivices were rendered as office. Therefore remoursement in the amount of \$30.00 is recommended.					
	billed. Therefor	e rennoursement in the t			
	billed. Therefor				
PART VI: GENERAL PAY					
28 Texas Administrative	MENT POLIC : Code Sec. §4	IES/REFERENCES IMP 13.011(a-d)			
28 Texas Administrative 28 Texas Administrative	YMENT POLIC e Code Sec. §4 e Code Sec. §1	IES/REFERENCES IMP 13.011(a-d) 34.201			
28 Texas Administrative	YMENT POLIC e Code Sec. §4 e Code Sec. §1	IES/REFERENCES IMP 13.011(a-d) 34.201			
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MR-04 (0905) Medical Dispute Resolution Findings and Decision (MDR No. M4-05-B453-01)

PART VII: DIVISION DECISION AND ORDER

Based upon the documentation submitted by the parties and in accordance with the provisions of Texas Labor Code, Sec. 413.031, the Division has determined that the requestor **is** entitled to additional reimbursement **in the amount of \$50.00**.

Ordered by:

Authorized Signature

Typed Name

03/03/06

Date of Order

PART VIII: YOUR RIGHT TO REQUEST JUDICIAL REVIEW

Appeals of medical dispute resolution decisions and orders are procedurally made directly to a district court in Travis County [see Texas Labor Code, Sec. 413.031(k), as amended and effective Sept. 1, 2005]. An appeal to District Court must be filed not later than 30 days after the date on which the decision that is the subject of the appeal is final and appealable. The Division is not considered a party to the appeal.

Si prefiere hablar con una persona en español acerca de ésta correspondencia, favor de llamar a 512-804-4812.